

Dear Chief Judge Michael Paigan

Inmate Mail  
from Clinton County  
Sheriff Department

Case #

I Evelyn Johnson has changed my mind about a public defender representing me in your Court. I do not want a lawyer to defend me for that I can do myself.

I made a wrong decision in the mist of your fine sounding arguments and my weak state of mind and made an emotional bid ~~without~~ without thinking things through.

According to Attorney Gable there is nothing to be done that will let me go home and reconnect to my family and community. If I bond out of Clinton County then I need to bond ~~out~~ out from the Appeals Court as well (not sure on that yet) or ~~proceed~~ proceed to prison for 18 mos.

Federal Rules & Criminal Codes ~~implies~~ implies that the time spent on supervised release and the time here plus any time ~~for~~ for good behavior I should not have to spend a day in prison. Plus 30 day furlough to reintroduce back to my family & community

This case according to FRCP ~~does~~ should not exist according to Court docket report from 1/28/2018 - 3/5/2018. Sentencing = The oral announcement of a judgement after conviction "FRCP Post Conviction Rule 35(c) and Blacks Law, fifth edition.

There was not a final judgement or an official notice of "order".

~~State of Clinton County Sheriff's Department~~  
Clerks Duties FRCP 2010-2014 Edition  
Criminal Procedure; Post Conviction Rule 35(c) Sentencing  
Trial; Rule 27 - Proving Official Record

Appellate Procedure; Rule 45 Clerks Duties

Rule 36(b) Notice of order

Supreme Court Rule 45(3) Process; Mandates

Hearings Rule 803(6)(g) Records a regular part of business I should be released from detention because

I did not violate probation. I was waiting on the contract to proceed. No agreement signed.

18 USC 3621(a) Delivery of order, or commitment...

... as evidence of authority to hold the prisoner

Repealed ~~Pub. L. 98-473, 210821-41085~~

18 USC 4084 Copy of commitment delivered with prisoner.

18 USC 4085 (a) ... a certified copy of such indictment, information or judgement...

18 USC 3567 3564 Technically suspended should have been suspended because of the alleged 18 mos to commence on 2/28/2018. According to code 30 day or more would make this happen.

And it is for this reason and the judge did not think it necessary to detain me while ~~waiting~~ awaiting an ~~order~~ Official Contract for Service of Sentence and probation.

I don't run and I am not a harm to any person.

I did not do anything to obstruct my kidnapping because I did not want my dock busted so Under duress I opened the dock for the nice marshalls.

I asked for a warrant, "no" was ~~yes~~ I ~~heard~~ heard.

I have been Lockaway in Clinton County Jail for ~~the~~ almost 2 months and have not gotten a copy of a warrant. 18 USC 3049  
This violates my Constitutional Rights

- Article I - freedom of Speech: My right to speak truth. Public defenders got offended when I speak the truth. FRCP
- Article IV - No warrant without Probable Cause.
- No order or final judgment docketed or Notice Issued. Case Dismissed
- Article V - Deprived of Life, Liberty, ~~or~~ or Property without due process of law. No Conviction: Not Violent-
- Article XIII - Neither slavery ... except as punishment for a crime ... duly convicted. Shall exist ... subject to jurisdiction (SLAVERY: A ~~state~~ a situation in which one person has absolute power the life - liberty fortune of another (the practice of keeping individuals in a state ~~of~~ of bondage.) Black Law fifth Pocket Edition

Inmate Mail  
from Clinton County  
Sheriff Department

and last but not least  
18 USC 3041: Powers of the Court & Magistrates  
arrest & imprisonment or release as provided  
in Chapter 207 . . . Pursuant to provisions of  
Sec. 3142 Release or discharge

It required step in procedural process was  
omitted. Maybe because there was no  
law broken. 1206② Aid in False Federal Returns  
Civil Rights 18 USC 2463 Federally Protected  
Activities.

... from ~~knowingly~~ lawfully aiding or encouraging  
other person to participate . . .

This Case is Legally Dismissed  
Thank You Your Honor  
Respectfully  
Dwight Johnson

Inmate Mail  
from Clinton County  
Sheriff Department

